

IONS CLAIMED INST U. S. FOR DAMAGES OF WAR

(By Associated Press)
Washington, D. C., Oct. 19.—The States Court of Claims has met with a calendar of large important cases for the winter upon the court docket there involving approximately 10,000 arising out of the casualties during the world war. The ultimate aggregate of claims being estimated at between \$2,000,000,000 and \$3,000,000,000.

Actions are brought into the court by plaintiffs having claims against the government of the United States. The war department, in claims involving approximately \$2,000,000 have been filed; the department of internal revenue, which it claims for refunds and amounts to many millions; the board where cancellations involve over \$850,000,000 for patent infringement of \$2,000,000,000 have already been the various courts, claims for the railroads amounting to \$2,250,000,000; claims for large arising from the Food and Fuel Administration, a large amount of claims of various character.

A variety of claims pending in the court is almost unlimited, including claims for requisitioning of railroads, transportation, ammunition and supplies, payment of patents for high explosive submarine boats and torpedoes and radio apparatus, claims for anti-aircraft engines, military and naval supplies, ammunition, appropriation of sites and naval bases to which contracts for manufacture and acts of commandeering of endless diversity.

There are many novel and interesting questions raised, especially in infringement of patent. One claims \$1,000,000 for the list of books of stamps that are public at every post-office claims that as early as 1905 a gliding machine in the principle upon which was operated by the government and if successful would cost \$10,000,000 and \$995,000 for infringement in the use of torpedoes, and about \$500,000 for radio apparatus.

Claims are made for injuries to property by mail trucks and claims are claimed by farmers for destruction of lands and crops by mail planes. The own-ership of liquors whose supplies were illegally confiscated by prohibition enforcement seeks indemnity in money.

Photographs Borealis.
A Norwegian scientist, M. Stomer, was able to have photographed, at several points in his country, the aurora borealis seen last May, which upon telegraph lines and cables, and provided a gorgeous display in many parts of the world. Comparing these photographs at the same time, he has calculated the height at which the aurora borealis was spread forth—namely, 312½ miles. Thus, since the aurora borealis is by proof an electrical illumination of the rarefied air gases, the earth's atmosphere extends at least that distance above the earth's surface.

German government had not entered into any negotiations with the former King, added that Ferdinand's plight might force him to become a Bolshevik and leave Coburg castle for Russia.

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Once Punished

(By Associated Press)
Oct. 19.—Former King Ferdinand of Bulgaria, now in Bavaria, asked for aid to the Bulgarian Stamboulsky, a man of fortune, when King, persecuted in prison for two years.

Ferdinand has written to Stamboulsky complaining that the authorities have again attempted to deprive him of enormous sum of money inherited from his ancestors and in English banks.

Second attachment, litigation the first having won by Ferdinand, was made under the treaty of Neuilly which gives the right to seize all property states during the war. Bulgarian courts insist that Ferdinand is a Bulgarian subject.

King's request to Stamboulsky that Bulgaria, by virtue of same treaty, should pay money retained by England amount to be deducted from sum owed by Bulgaria.

Stamboulsky had been depleted of his recently deceased King's money, so he left him nothing, so he will have to leave Coburg and he now lives.

Stamboulsky, in explaining to the Bulgarian Deputies that the Bulga-

Seeking Old Wills of Signers of the Freedom Papers

(By Associated Press)
Philadelphia, Oct. 19.—The Society of the Descendants of the Signers of the Declaration of Independence is endeavoring to collect copies of the wills of the 56 signers. According to a report made to John Calvert, secretary and registrar of the society, the wills of Samuel Chase, Maryland; George Wythe, Virginia; William Hooper, North Carolina; William Lynch, Jr., South Carolina; George Walton, Georgia, are still missing from the society's collection.

Wills in possession of the descendants include those of Josiah Bartlett, New Hampshire; John Adams, Samuel Adams, and Robert Treat Paine, Massachusetts; Stephen Hopkins and William Ellery, Rhode Island; William Williams, Samuel Huntington, Oliver Wolcott and Roger Sherman, Connecticut; Francis Lewis, William Floyd, Lewis Morris, and Philip Livingston, New York; Abraham Clark, John Hart, John Witherspoon, Francis Hopkins and Richard Stockton, New Jersey; Robert Morris, Benjamin Rush, Benjamin Franklin, John Morton, James Smith, George Taylor and George Ross, Pennsylvania; Caesar Rodney and Thomas McKean, Delaware; Charles Carroll and Thomas Stone, Maryland; Thomas Jefferson, Francis Lightfoot Lee, Richard Henry Lee and Benjamin Harrison, Virginia; Joseph Hewes and John Penn, North Carolina; Edward Rutledge, South Carolina; Button Gwinnett, Georgia.

The following signers died intestate, according to the report: William Whipple and Matthew Thornton, New Hampshire; Elbridge Gerry and John Hancock, Massachusetts; George Clymer and James Wilson, Pennsylvania; George Read, Delaware; William Paca, Maryland; Arthur Middleton, South Carolina.

The records of Thomas Nelson, Jr., Virginia, were destroyed by fire in 1865, and those of Carter Braxton, Virginia, during the civil war. The records of Thomas Heyward, South Carolina, were also destroyed during the civil war, and those of Lyman Hall, Georgia, were lost in a fire in 1856.

Much Money Spent for Coal.
One federal building in Wall street, New York, now holds gold coin and bullion having a value of \$1,500,000,000. This is one fifth of all the gold that has been produced in the world since the beginning of civilization. Never before has so much of the precious yellow metal been collected in one place at one time. But great as is this enormous treasure which lies in one of Uncle Sam's assay offices, it has only one half of the value of the total quantity of coal purchased by fuel consumers in the United States in a single year.—Floyd W. Parsons, in World's Work.

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Two Fine Farm Properties
are in my hands to sell at BARGAIN PRICES. Both owners have reasons for selling. One is old cannot work the place. Other lives in Ohio and his family object to coming to Florida and thus helping owner to a realization of his life dream.

The Farmer Alone is Independent
He is his own master—and where he is willing to work, either of these places will yield him an abundance.

Both these Farms are but a short distance from Crescent City, and are worth more than double the price asked.

W. A. RUSSELL
Real Estate
Crescent City, Fla.

More Wine Used as Medicine in U.S. Than Ever Before

(By Associated Press)
Paris, Oct. 14.—French champagne and other fine wines are increasing in demand in the United States "for medicinal purposes." Over 340,000 quarts, valued at 1,562,000 francs, were exported to America during the first six months of this year, according to figures just published by the Ministry of Commerce.

During the corresponding period in 1920, only 121,000 quarts valued at 606,000 francs were shipped to America.

This liquor is all imported into America under licenses granted by the "prohibition enforcement commission," French statistics say.

If Mr. Hays really desired criticism of the Postoffice Department, he might adopt Burleson tactics.

The world grows steadily better, as it continues to eliminate those who think it funny to rock the boat.

NOTICE OF APPLICATION FOR LETTERS PATENT
NOTICE IS HEREBY GIVEN, That the undersigned will apply to the Honorable Bary A. Hardee, Governor of the State of Florida, at Tallahassee, Florida, on the 22nd day of October, A. D. 1921, at 11 o'clock a. m., or as soon thereafter as they can be heard, for letters patent incorporating them, their associates and successors, into a body politic and corporate, in deed and in law, under the name of Crescent City Development Company, under the following charter and articles of incorporation, the original of which will be on file in the office of the Secretary of State at Tallahassee, Florida, during the time required by law before applying for letters patent.

ROLLIN T. CHAFER
C. H. PRESTON
F. L. BILLS
A. B. HARBISON
W. A. RUSSELL
E. L. MATHIS
B. F. TILLINGHAST
CHAS. A. FERRIS
K. BORSON
E. H. WILLIAMS
W. C. CARTLEDGE

The undersigned hereby agree to become associated together and do hereby associate themselves together for the purpose of becoming a body politic and corporate under the laws of the State of Florida.

The following proposed articles of incorporation shall constitute and become its charter upon the issuance of letters patent according to law:

ARTICLE I.
CHARTER OF CRESCENT CITY DEVELOPMENT COMPANY.

ARTICLE II.
Name and Place of Business:
The name of this corporation shall be Crescent City Development Company, and its business shall be conducted in the State of Florida and in such other States of the United States of America as may be necessary or convenient. Its principal offices shall be in Crescent City, Putnam County, Florida, with the privilege of establishing and maintaining branch offices anywhere in the United States.

ARTICLE III.
Nature of Business:
The general nature of business or businesses to be transacted by this corporation shall be as follows:
Section 1. To erect, own, lease, operate, manage and conduct hotels and restaurants, to carry on the hotel, apartment house, restaurant and cafe business, to lease its hotel, apartment house, restaurant and property or properties to others for long or short term for profit.
Section 2. To own and manage pleasure boats, club houses, golf links, automobiles for hire, taxicab lines, swimming pools and bath houses.
Section 3. To buy and acquire, by purchase or otherwise and to own, hold, sell and convey real and personal property of all kinds and descriptions; to build, construct, rent and lease, houses, buildings and other structures, for itself and others, for profit.
Section 4. To buy, hold and own stocks and obligations of any other

company or corporation; to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting powers thereof.
Sec. 5. To mortgage, pledge or hypothecate its property and issue and secure bonds upon the same, when necessary or convenient in the conduct of its business or businesses.
Sec. 6. To have, exercise and enjoy all the rights, powers and privileges incident to corporations of this kind organized and existing under and by virtue of the laws of the State of Florida.

ARTICLE IV.
Capital Stock.
The amount of capital stock of this corporation shall be Seventy-five Thousand (\$75,000.00) Dollars, which shall be divided into Seven Hundred Fifty shares of the par value of One Hundred (\$100.00) Dollars per share. All or any part of the capital stock may be paid in property, labor or services at a just valuation to be fixed by the directors or by the directors at a meeting called for such purpose. Property, labor or services may be purchased or paid for with capital stock at a just valuation of such property, labor or services, to be fixed by the directors of the company at meeting called for such purpose.

ARTICLE V.
Term:
The term for which this corporation is to exist is ninety-nine years.

ARTICLE VI.
Officers:
The business of this corporation shall be managed and conducted by a President, Vice-President, Secretary and Treasurer (the same person shall be eligible to hold the two latter offices), and a Board of Directors consisting of no less than three nor more than eleven members, and such other officers and agents as the corporation may authorize. The number of directors may be changed from time to time as provided by law. The annual meetings of the stockholders shall be held on the second Tuesday in January of each year at 10 o'clock a. m., or as soon thereafter as practicable, at which time the Board of Directors shall be duly elected by the stockholders. Until the officers elected at the first election shall be qualified, the business of the corporation shall be conducted by the following officers: Rollin T. Chaffer, President; K. Borson, Vice-President, and F. L. Bills, Secretary and Treasurer, and Rollin T. Chaffer, K. Borson, F. L. Bills, A. B. Harbison, Chas. A. Ferris, B. F. Tillinghast, W. A. Russell, C. H. Preston, E. L. Mathis, E. H. Williams and W. C. Cartledge, as the Board of Directors. All officers to be elected by the stockholders shall be elected annually at the stockholders' annual meeting, and all officers to be elected by the Board of Directors shall be elected annually at a meeting of the Board to be held immediately after the adjournment of the annual stockholders' meeting.

ARTICLE VII.
Indebtedness or Liability:
The highest amount of indebtedness or liability to which the corporation shall at any time subject itself is Fifty Thousand (\$50,000.00) Dollars.

ARTICLE VIII.
Names, Residences and Subscriptions of Incorporators:
Rollin T. Chaffer, Crescent City, Florida, 30 Shares.
C. H. Preston, Crescent City, Florida, 10 Shares.
F. L. Bills, Crescent City, Florida, 30 Shares.
A. B. Harbison, Crescent City, Florida, 10 Shares.
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E. H. Williams, Crescent City, Florida, 10 Shares.
W. C. Cartledge, Crescent City, Florida, 10 Shares.

IN WITNESS WHEREOF, We have hereunto set our hands this 12th day of October, A. D. 1921.
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B. F. TILLINGHAST
W. A. RUSSELL
C. H. PRESTON
E. L. MATHIS
E. H. WILLIAMS
W. C. CARTLEDGE

STATE OF FLORIDA,
COUNTY OF PUTNAM
I, W. A. Warner, a Notary Public for the State of Florida at Large, duly qualified and acting, hereby certify that on this day personally appeared before me, Rollin T. Chaffer, K. Borson, F. L. Bills, A. B. Harbison, Chas. A. Ferris, B. F. Tillinghast, W. A. Russell, C. H. Preston, E. L. Mathis, E. H. Williams and W. C. Cartledge, to me well known and severally acknowledged the signing of the foregoing Articles of Incorporation and accompanying notice for the uses and purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Crescent City, said County and State, this 12th day of October, A. D. 1921.
W. A. WARNER,
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My commission expires June 22, 1924

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STATE OF FLORIDA,
COUNTY OF PUTNAM
I, W. A. Warner, a Notary Public for the State of Florida at Large, duly qualified and acting, hereby certify that on this day personally appeared before me, Rollin T. Chaffer, K. Borson, F. L. Bills, A. B. Harbison, Chas. A. Ferris, B. F. Tillinghast, W. A. Russell, C. H. Preston, E. L. Mathis, E. H. Williams and W. C. Cartledge, to me well known and severally acknowledged the signing of the foregoing Articles of Incorporation and accompanying notice for the uses and purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Crescent City, said County and State, this 12th day of October, A. D. 1921.
W. A. WARNER,
(SEAL)
Notary Public State of Florida at Large.
My commission expires June 22, 1924

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Crescent City, said County and State, this 12th day of October, A. D. 1921.
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